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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/625,957	07/24/2003	Sumit Talwalkar	MOTB:033US	1631
David D. Bahle	7590 08/01/2007 er Esq		EXAM	IINER
FULBRIGHT & JAWORSKI, L.L.P.			TSE, YOUNG TOI	
Suite 2400 600 Congress Avenue		·	ART UNIT	PAPER NUMBER
Austin, TX 787		•	2611	•
		•	MAIL DATE	DELIVERY MODE
	•	·	08/01/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)
	10/625,957	TALWALKAR ET AL.
Office Action Summary	Examiner	Art Unit
	YOUNG T. TSE	2611
The MAILING DATE of this communication appeariod for Reply	ppears on the cover sheet	with the correspondence address
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perior Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN 1.136(a). In no event, however, may a d will apply and will expire SIX (6) MO ute, cause the application to become	IICATION. a reply be timely filed DNTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 21	Mav 2007.	
	is action is non-final.	
3) Since this application is in condition for allow	ance except for formal ma	atters, prosecution as to the merits is
closed in accordance with the practice under		•
Disposition of Claims		•
4) Claim(s) <u>1-30</u> is/are pending in the application	in .	
4a) Of the above claim(s) <u>1-10</u> is/are withdraw		
5) Claim(s) is/are allowed.	with point consideration.	
6) Claim(s) <u>11,14,20 and 22-28</u> is/are rejected.		
7)⊠ Claim(s) <u>12-13,15-19,21 and 29-30</u> is/are ob		,
8) Claim(s) are subject to restriction and		·
Application Papers	·	
9) The specification is objected to by the Examir10) The drawing(s) filed on is/are: a) a		hu tha Evaminar
Applicant may not request that any objection to the		•
Replacement drawing sheet(s) including the corre		
11) The oath or declaration is objected to by the I	•	
Priority under 35 U.S.C. § 119		,
12) ☐ Acknowledgment is made of a claim for foreiga) ☐ All b) ☐ Some * c) ☐ None of:		§ 119(a)-(d) or (f).
1. Certified copies of the priority docume		
2. Certified copies of the priority docume		
3. Copies of the certified copies of the pri	•	n received in this National Stage
application from the International Bure		at received
* See the attached detailed Office action for a list	st of the certified copies no	ot received.
Attachment(s)	· ·	•
Notice of References Cited (PTO-892)	4) Interview	· Summary (PTO-413)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No	o(s)/Mail Date
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of 6) Other: _	Informal Patent Application

DETAILED ACTION

Response to Arguments

- 1. Applicant's arguments, see page 11, line 1 to page 12, line 6, filed on May 21, 2007, with respect to the rejections under 35 U.S.C. 112, first paragraph have been fully considered and are persuasive. The rejection of claims 11-28 has been withdrawn.
- 2. Applicant's arguments, see page 13, line 31 to page 14, line 18, filed on May 21, 2007, with respect to rejections under 35 U.S.C. 102(e) have been fully considered and are persuasive. The rejection of claim 16 has been withdrawn.
- 3. Applicant's arguments filed on May 21, 2007 have been fully considered but they are not persuasive.

Regarding the rejections under 35 U.S.C. 102(e), Applicants argue that *Francos* does not show a receiver path. Thus, *Francos* does not teach determining a pair of receiver path correction signals, as recited in the claim. Moreover, *Francos* is completely silent with respect to performing a search to determine a pair of correction signals. In fact, several portions of *Francos* indicate that an averaging *method-not* a search method-is used. *E.g., Francos* at Equations 3 and 4. Therefore, *Francos* does not each and every element of the claim, and the identical invention is not shown in as complete detail as is contained in the claim. Accordingly, Applicant respectfully requests that the Examiner withdraw the 35 U.S.C. § 102(e) rejection of record with respect to claim 11.

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The examiner respectfully disagrees. Claim 11 recites a method for suppressing carrier feedthrough in a quadrature modulator, the method comprising: performing a first search to determine a pair of receiver path correction signals; performing a second search to determine a pair of transmitter path correction signals; and using the pairs of receiver path and transmitter path correction signals to suppress carrier feedthrough in the quadrature modulator. Referring to Figure 1 or Figure 2 of Francos' carrier suppression system, the system comprises at least a transmitter section 10, a receiver section 12, and a DC offset estimator 16. Wherein the detailed description of Figures 1 and 2 is described from column 2, line 51 to column 5, line 57.

Regarding claim 11, the carrier suppression system performs the steps of:
performing a first search, for example, the IQ demodulator 34 of the receiver section 12
to determine a pair of receiver path correction signals because it is well known to a
person skill in the art that the IQ demodulator 34 generates a pair of I and Q receiver
path correction signals, which are provided to the DC offset estimator 16; performing a
second search, for instance, by the base band modulator 20 of the transmitter section
10 to determine a pair of transmitter path correction signals because the baseband
modulator 20 converts an incoming bit stream into a baseband signal having I and Q
components (col. 2, lines 61-63), which is also provided to the DC offset estimator 16
through the other elements of the transmitter section 10 and the beedback receiver
section 12; and using the pairs of receiver path and transmitter path correction signals,
for example, by the DC offset estimator 16 to suppress carrier feedthrough in the IQ
quadrature modulator 28 of the transmitter section.

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Specification

4: The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the following is required: Claims 11, 16, 22 and 28 recite either a method or apparatus for presessing carrier feedthrough in a quadrature modulator and using the pairs of receiver path and transmitter path correction signals to suppress carrier feedthrough in the quadrature modulator are not support in the specification. For example, according to the present invention as shown in Figures 2-4 and described in the specification, the pairs of receiver path and transmitter path correction signals used to suppress carrier are not feedthrough in the quadrature modulator 110, however, the pairs of the transmitter path correction signals are outputted from the correction circuit 150 to the upconverter 120 through the pairs of subtraction circuits 113 and 114. Also see claims 12 and 17, wherein subtracting the first and second transmitter path correction signals 151 and 152 by the subtraction circuits 113 and 114 are not from the first and second upconverter input signals 115 and 116, respectively.

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Claim Objections

5. Claims 22-28 are objected to because of the following informalities:

In claim 22, lines 11 and 12, "a first correction method" and "a second correction method" should be "the first correction method" and "the second correction method", respectively.

In claim 23, line 3, "the first pair" should be "the second pair".

Where the dependent claims 24-28 depend either directly or indirectly depend from the independent claim 22.

Appropriate correction is required.

Claim Rejections - 35 USC § 112

6. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

7. Claims 14 and 20 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

The amendments of claims 14 and 20 raise the issue of new matter that operating the quadrature modulator (110 or 120) in full-duplex mode. See page 9, lines 4-7 of the specification.

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8. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

9. Claims 22-28 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The amendment of Claim 22 recites a first and second pairs of summers, each of the summers being coupled to a first and second quadrature channels of the quadrature modulator. However, in general, a summer needs at least two inputs for summing the values of the two inputs in order to obtain a summation value of the two input values. Where the dependent claims 23-28 depend either directly or indirectly depend from the independent claim 22.

Claim Rejections - 35 USC § 102

10. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

11. Claim 11 is rejected under 35 U.S.C. 102(e) as being anticipated by Francos et

al. U. S. Patent No. 6,801,581 (hereinafter "Francos").

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Referring to Figure 1 or Figure 2 of Francos' carrier suppression system, the system comprises at least a transmitter section 10, a receiver section 12, and a DC offset estimator 16. Wherein the detailed description of Figures 1 and 2 is described from column 2, line 51 to column 5, line 57.

Regarding claim 11, the carrier suppression system performs the steps of: performing a first search, for example, the IQ demodulator 34 of the receiver section 12 to determine a pair of receiver path correction signals because it is well known to a person skill in the art that the IQ demodulator 34 generates a pair of I and Q receiver path correction signals, which are provided to the DC offset estimator 16; performing a second search, for instance, by the base band modulator 20 of the transmitter section 10 to determine a pair of transmitter path correction signals because the baseband modulator 20 converts an incoming bit stream into a baseband signal having I and Q components (col. 2, lines 61-63), which is also provided to the DC offset estimator 16 through the other elements of the transmitter section 10 and the beedback receiver section 12; and using the pairs of receiver path and transmitter path correction signals, for example, by the DC offset estimator 16 to suppress carrier feedthrough in the IQ quadrature modulator 28 of the transmitter section.

Allowable Subject Matter

12. Claims 12-13, 15 and 29 would be allowable if rewritten to overcome the objection(s) set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

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- 13. Claims 16-19, 21 and 30 would be allowable if rewritten or amended to overcome the objections set forth in this Office action.
- 14. Claims 22-28 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action.

Conclusion

15. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to YOUNG T. TSE whose telephone number is (571) 272-3051. The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mohammad H. Ghayour can be reached on (571) 272-3021. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

YOUNG T. TSE Primary Examiner Art Unit 2611